BIII NO	<u> 3-13</u>			
Concerning: _I	Economic	Development		
Fund – Equity Investments				
Revised: Feb	ruary 27, 201	3 Draft No. 5		
Introduced:	February 5	, 2013		
Enacted:	March 19,	2013		
Executive:	March 29	2013		
Effective:	June 28, 20	013		
Sunset Date: None				
Ch 10 la	we of Mont	Co 2013		

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

AN ACT to:

- (1) authorize the County to make an equity investment in a company located in, or relocating to, the County;
- (2) provide that the proceeds of an equity investment made by the County be used for certain purposes;
- (3) limit the amount and type of ownership interest the County may acquire;
- (4) require the County to post a notice of each equity investment on the County website within a certain period of time; and
- (5) generally amend the laws governing the Economic Development Fund.

By amending

Montgomery County Code Chapter 20, Finance Sections 20-74 and 20-75

By adding

Montgomery County Code Chapter 20, Finance Section 20-75A

Boldface	Heading or defined term.
<u>Underlining</u>	Added to existing law by original bill.
[Single boldface brackets]	Deleted from existing law by original bill.
Double underlining	Added by amendment.
[[Double boldface brackets]]	Deleted from existing law or the bill by amendment.
* * *	Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec.	1. Sections 20-74 and 20-75 are amended and Section 20-75A is			
2	2 added as follows:				
3	20-74. Pur	pose of Fund.			
4	(a)	The purpose of the Fund is to aid the economic development of the			
5		County by assisting private employers who are located or plan to locate			
6		or substantially expand operations in the County.			
7	(b)	Assistance to a private employer from this Fund may take the form of:			
8		(1) loans or grants of public funds as otherwise authorized by law;			
9		(2) transfers of real or personal property as otherwise authorized by			
10		law;			
11		(3) provision of services, when otherwise authorized, by a County			
12		agency; [or]			
13		(4) plans, studies, or other technical assistance; or			
14		(5) an equity investment as authorized by Section 20-75A.			
15	(c)	As used in this Article, "private employer" means any for-profit or			
16		nonprofit corporation or firm that is not owned, primarily funded, or			
17		controlled by a government agency. "Private employer" includes a			
18		lessor or supplier of real or personal property or services to a			
19		government agency.			
20	20-75. Use	of Fund.			
21		* * *			
22	(d)	The Executive must not provide assistance to a private employer valued			
23		at more than \$500,000 unless the grant, [or] loan, or equity investment			
24		is approved by the Council in a special or supplemental appropriation.			
25		The amount of any discount from market value in the sale of County			
26		property offered as part of the assistance must be included in the value			

27

of the assistance. The Executive must submit an economic development

28		agreement to the Council within 60 days after all parties to the		
29		agreement execute it.		
30		* * *		
31	<u>20-75A.</u> <u>E</u>	quity investments.		
32	<u>(a)</u>	Subject to Section 20-75, the County may make an equity investment		
33		through the Economic Development Fund in a company that is located		
34		in the County or that agrees to relocate its business to the County.		
35	<u>(b)</u>	The proceeds of an equity investment made under subsection (a) may be		
36		used for:		
37		(1) working capital;		
38		(2) salaries;		
39		(3) marketing materials;		
40		(4) <u>acquisition of inventory, equipment, or real property;</u>		
41		(5) construction;		
42		(6) renovation;		
43		(7) <u>leasehold improvements; or</u>		
44		(8) research and development.		
45	<u>(c)</u>	The County may not acquire an ownership interest exceeding 25% of		
46		any company.		
47	<u>(d)</u>	The terms of an equity investment must be set forth in a funding		
48		agreement that prohibits the County from:		
49		(1) participating in the selection of the management of the company;		
50		(2) overseeing the operation of the company; and		
51		(3) <u>assuming any present or future liability of the company.</u>		
52	<u>(e)</u>	A funding agreement may be:		
53		(1) an investment agreement;		
54		(2) <u>a limited partnership agreement;</u>		

55		<u>(3)</u>	a preferred stock purchase agreement; or
56		<u>(4)</u>	other documents that the County may require.
57	<u>(f)</u>	The I	Director of Finance must:
58		<u>(1)</u>	record the value of the equity investment in the County's
59			Financial Statements consistent with Generally Accepted
60			Accounting Principles;
61		<u>(2)</u>	manage all equity investments acquired in accordance with the
62	•		funding agreement and State and County law; and
63		<u>(3)</u>	post notice of each equity investment made under this Section in
64			a readily accessible and clearly identified location on the County
65			website within 5 days after the date on which the County initiates
66			the equity investment transaction.
67	(g)	If an	equity investment is liquidated through a sale or other disposition
68		the pr	oceeds must be deposited in the County's general fund.
69	Approved:		
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71			7 / / 0
72	-	o, Presio	lent, County Council Date
72	Approved:		
73	Las	1	3/19/13
	Isiah Leggett,	County,	Executive Date
74	This is a corre	ect copy	of Council action.
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75	<i></i>		. Lauer 4/1/13
	- Linga IVI Lane	∘r i Jerk	of the Council Date